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factory, workshop, store, or other mercantile establishment, to fail, refuse, or neglect to provide or cause to be provided, within reasonable access, a sufficient number of water-closets for the use of the person or persons employed therein.

Sec. 69. The owner, lessee, agent, or manager of any store, factory, workshop, or other structure or place of employment shall provide not less than 500 cubic feet of air space for every person engaged therein; and all such stores, factories, workshops, or other structures or places shall be provided with such means of ventilation that a complete change of air may be made therein once in every 30 minutes.

Sec. 70. Whenever any building or any part thereof in the city of Los Angeles is infected with any contagious or infectious disease, or by want of repair has become dangerous to life or is unfit for human habitation because of defects in drainage, plumbing, ventilation, or construction of the same, or because of the existence of a nuisance on the premises, which is likely to cause sickness among the occupants thereof, the said health commissioner may issue an order requiring all persons therein to vacate said building or any part thereof, for the reasons stated in said notice. The health commissioner shall cause every such order to be affixed conspicuously in the building or part thereof, and to be personally served on the owner, lessee, agent, occupant, or any person having charge or control thereof. If the owner, lessee, or agent can not be found in the city of Los Angeles or does not reside therein, or evades or resists service, then such order may be served by depositing a copy thereof in the post office in the city of Los Angeles, postage prepaid, properly inclosed and addressed to such owner, lessee, or agent at his last known place of business or residence. Every such building or part thereof shall within 10 days after such order shall have been posted or mailed, as aforesaid, or within such shorter time, not less than 24 hours, as may be specified in any such order, be vacated: Provided, however, Said health commissioner may revoke any such order whenever he shall become satisfied that the danger from said building or any part thereof has ceased to exist, or that said building has been repaired and rendered fit for habitation.

Medicines—Distribution of Samples Prohibited. (Ord. 30619, Aug. 13, 1914.)

Sec. 71. It shall be unlawful for any person, firm, or corporation to distribute, or to cause or permit to be distributed, to or among pedestrians, or to throw, leave, or place, or to cause or permit to be thrown, left, or placed, in or upon any car, vehicle, or other conveyance, or in, along, and upon any public street or other public place, or in or upon any private building or premises, or to deliver to or leave with, or to cause or permit to be delivered to or left with, any child under the age of 15 years, except by a regularly licensed physician or surgeon, or a regularly licensed pharmacist or pharmacist's assistant, or the parents or guardian of any such child, any drug, physic, or medicine, or any sample thereof.

Physicians, Surgeons, Dentists, and Peddlers of Medicines—Registration of. (Ord. 30619, Aug. 13, 1914.)

Sec. 72. It shall be unlawful for any person to sell or peddle from house to house, or in or upon any public street or other public place, any medicine or drug unless such person shall have first registered his name and address in the office of the health department and shall have furnished the said health commissioner with a sample and a formula of such medicine or drug, and shall have received a permit in writing from the health commissioner to sell or peddle the same: Provided, however, That the provisions of this section shall not apply to traveling salesmen dealing directly with physicians, surgeons, dentists, or druggists doing business in the city of Los Angeles. Each such permit and each such registration shall expire one year from and after the date thereof, unless sooner revoked by the health commissioner.

Sec. 73. It shall be unlawful for any person to practice medicine, surgery, or dentistry in the city of Los Angeles unless such person is registered in the office of the

health department in a register kept for that purpose. The health commissioner shall not register any such person unless such person is licensed in the manner required by law by the State of California to practice or carry on the profession or business for which such person seeks registration.

Sec. 74. The health commissioner shall provide a suitable book within which to register the names, addresses, dates of graduation, dates of licenses, and dates of registration of physicians, surgeons, and dentists; also a suitable book within which to register the names, addresses, and dates of registration of peddlers of medicines and drugs. The said health commissioner shall, upon the registration of any person as in this ordinance required, issue to such person a certificate of the fact of such registration and the date thereof.

Sec. 75. Each physician, surgeon, and dentist at the time of registering shall pay to the health commissioner a registration fee of \$2 for each registration.

Each peddler of drugs or medicines shall register, as in this ordinance required, once each year, and shall pay to the health commissioner a registration fee of \$2 for each registration.

Health Department—Officers to be Designated by Badges. (Ord. 30,619, Aug. 13, 1914.)

SEC. 78. That there shall be provided for the health commissioner, assistant health commissioners, and all employees of the health department of the city of Los Angeles, metal shields of such design and numbered and lettered subject to the approval of the health commissioner and the city council.

It shall be unlawfal for any person other than the health commissioner, assistant health commissioner, and the employees of the health department, to wear, use, or display any such shield or any shield of the same design, or any shield having engraved or inscribed upon its surface the words or letters used on the shield adopted by said health department.

Penalty and Repealing Clause. (Ord. 30,619, Aug. 13, 1914.)

Sec. 79. That any person, firm, or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine of not more than \$500, or by imprisonment in the city jail for a period of not more than six months, or by both such fine and imprisonment.

Each such person, firm, or corporation shall be deemed guilty of a separate offense for every day during any portion of which any violation of any provision of this ordinance is committed, continued, or permitted by such person, firm, or corporation, and shall be punishable therefor as provided by this ordinance.

Sec. 80. That ordinance No. 24979 (new series), approved May 1, 1912, and all ordinances and parts of ordinances in conflict herewith are hereby repealed: *Provided*, That any such repeal shall not affect or prevent the prosecution and punishment of any person, firm, or corporation for any act done or permitted in violation of any ordinance which may be repealed by this ordinance, and shall not affect any prosecution or action which may be pending in any court for the violation of any ordinances repealed by this ordinance.

Lodging Houses and Tenements-Sanitary Regulation. (Ord. 28942, Jan. 3, 1914.)

Section 1. That section 6 of ordinance No. 28598 (new series), entitled, "An ordinance regulating tenement houses, lodging houses, hotels, and apartment houses," approved November 10, 1913, be and the same is hereby amended to read as follows:

SEC. 6. Every tenement house or lodging house and every part thereof shall be kept clean and free from any accumulation of dirt, filth, garbage, or other matter in or on the same, or in any yard, court, passage, area, or alley connected therewith or belonging to such tenement house or lodging house.